

REMARKSI. The Declaration Filed on October 27, 2003

The Examiner noted in this office action that the “declaration filed on 10/22/03 under 37 CFR 1.131 is sufficient to overcome the Daswani reference.” Applicant thanks the Examiner for the acknowledgement. However, the declaration being referred to by the Examiner was filed on October 27, 2003. Applicant wishes to correct the submission date for the record.

II. The 35 U.S.C. §102 Rejections

Claims 1-2, 4, 10-11, 13, 15-16, 19-20, 22-24, 29 and 32-33 were rejected under 35 U.S.C. §102(e) as being anticipated by Cardillo, IV et al., U.S. Patent No. 5,937,041 (“CARDILLO”).

A. Overview

CARDILLO discloses a system that allows “ADSI devices to access and retrieve data from the Internet.” CARDILLO, col. 4, lines 16-17. The CARDILLO system provides an intermediary device (“NAV”) that receives a request from an ADSI device to retrieve Internet data, retrieves the requested Internet data from the appropriate source, reformats the retrieved Internet data, then allows display of the reformatted Internet data on the ADSI device. CARDILLO, col. 4, lines 29-44 and col. 5, lines 57-59.

B. Claim 1

It is axiomatic that the cited reference in a §102 rejection must disclose every element in the rejected claim. Amended claim 1 recites a system for providing Internet-related services ..., comprising:

a client module embedded in the handheld device to enable the handheld device to send a selected stored Universal Resource Locator (URL) via a local communication link, wherein the URL indicates a desired Internet web page;

a receiver that receives the URL sent from the handheld device via the local communication link;

a web access module coupled to the receiver and to an external Internet via an Internet communication link different from said local communication link to access and retrieve the desired web page from a remote web server via the external Internet; and

a render system being coupled to the web access module and physically separate from said handheld device, to render the retrieved web page to a user on said render system.

Based on the arguments presented below, Applicant respectfully submits that CARDILLO does not disclose or suggest multiple limitations of amended claim 1.

1. CARDILLO Does Not Disclose or Suggest a Render System Being Physically Separate from the Handheld Device to Render the Retrieved Web Page to a User

CARDILLO discloses an ADSI device that is used for both sending a request for Internet data and for displaying retrieved Internet data. CARDILLO, col. 6, lines 34-36 and col. 7, lines 39-43.

In contrast, claim 1 recites a handheld device that sends a request for a desired Internet Web page to a receiver and a render system that is physically separate from the handheld device for rendering a retrieved web page to a user.

2. Conclusion

Based on the foregoing, CARDILLO fails to disclose or suggest multiple limitations recited by claim 1. Therefore, claim 1 should be in condition for allowance.

C. Claims 2, 4-5, 7, 10-11

Claims 2, 4-5, 7 and 10-11 are dependent upon independent claim 1. Based on the foregoing arguments with respect to independent claim 1, these dependent claims should also be in condition for allowance.

D. Claim 13

Amended independent claim 13 recites similar limitations for the render module as recited in amended claim 1. Based on the foregoing arguments for claim 1 with regard to the render system, Applicant respectfully submits that CARDILLO does not anticipate claim 13 and claim 13 is also in condition for allowance.

E. Claims 15-16 & 20, 22-24

Claims 15-16 are dependent upon independent claim 13. Claims 20 and 22-24 are dependent upon independent claim 1. Based on the foregoing arguments with respect to independent claims 1 and 13, these dependent claims should also be in condition for allowance.

F. Claim 29

Amended independent claim 29 recites similar limitations for the rendering module as recited in amended claim 1. Based on the foregoing arguments for claim 1 with regard to the render system, Applicant respectfully submits that CARDILLO does not anticipate claim 29 and claim 29 is also in condition for allowance.

G. Claim 32

Amended independent claim 32 recites similar limitations for the render module as recited in amended claim 1. Based on the foregoing arguments for claim 1 with regard to the render system, Applicant respectfully submits that CARDILLO does not anticipate claim 32 and claim 32 is also in condition for allowance.

H. Claims 33-34

Claims 33-34 are dependent upon independent claim 32. Based on the foregoing arguments with respect to independent claim 32, these dependent claims should also be in condition for allowance.

III. The 35 U.S.C. §103 Rejections

Claims 3, 5-9, 12, 14, 17-18, 21, 25-28, 30-31 and 34-35 were rejected under 35 U.S.C. §103(a) as being unpatentable over CARDILLO.

A. Claims 3, 6, 8-9, 12, 14, 17-19, 21, 25-28, & 30-31

Claims 3, 6, 8-9, 12, 14, 17-19, 21, 25-28, & 30-31 are dependent upon independent claims 1, 13, 29 or 32. Based on the foregoing arguments with respect to independent claims 1, 13, 29 and 32, Applicant respectfully submits that the 103 rejections are moot and the respective dependent claims should also be in condition for allowance.

B. Claim 35

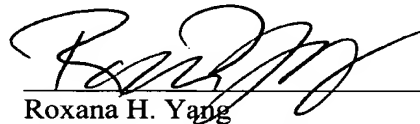
Independent claim 35 has been canceled without prejudice. Applicant expressly reserves the right to pursue claim 35 in a continuation application.

IV. Conclusion

In view of the foregoing, it is respectfully submitted that the application is now in condition for allowance. Should the Examiner believe that a telephone interview would help advance the prosecution of this case, the Examiner is requested to contact the undersigned attorney.

Respectfully submitted,

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